Debtor 1	EVONNE	MARIE	SHANNON
	First Nama	Middle Name	Lost Name
Debtor 2		(4	
Spouse, if filing	First Name	Middle Name	Last Name
nited States	Bankrupicy Court for ti	he: Western District of W	/ashington
ase number	20-40627		

Official Form 427

Cover Sheet for Reaffirmation Agreement

12/15

Anyone who is a party to a reaffirmation agreement may fill out and file this form. Fill it out completely, attach it to the reaffirmation agreement, and file the documents within the time set under Bankruptcy Rule 4008.

Part 1: Explain the R	Repayment Terms of the Reaffirms	ation Agroome:	nt	
1. Who is the creditor?	INOVA Federal Credit Union Name of the creditor			
2. How much is the debt?	On the date that the bankruptcy case	is filed \$	7,158.15	
	To be paid under the reaffirmation ag	reement \$	7,158.15	
	\$_448.04 per month for 17	months (if fixed in	terest rate)	
3. What is the Annual Percentage Rate (APR) of Interest? (See	Before the bankruptcy case was filed	5	.13_%	er er er er er
Bankruptcy Code § 524(k)(3)(E).)	Under the reaffirmation agreement	5	.13 % 🖼 Fixed rate	
f. Does collateral secure the debt?	☐ No ☐ Yes. Describe the collateral.	2012 TOYOT <i>a</i>	A PRIUS	1/4 (1/19)
	Current market value	s7,500	0.00	1585
Does the creditor assert that the debt is nondischargeable?	UZI NO	nature of the debt	and the basis for contending that the deb	ot is nondischargeable.
Schedule I: Your Income	Income and evenence was at a second		Income and expenses stated on the reaf	
(Official Form 106I) and Schedule J: Your Expenses (Official Form 106J), fill in the amounts.	6a. Combined monthly income from line 12 of Schedule I	\$ ^{4533.00}	6e. Monthly income from all sources after payroll deductions	\$ ⁴⁵³³
	6b. Monthly expenses from line 22c of_ Schedule J	\$ ⁴³⁷⁵	6f. Manthly expenses	- \$ 4375
	Monthly payments on all reaffirmed debts not listed on Schedule J	· s	6g. Monthly payments on all reaffirmed debts not included in monthly expenses	- \$
		\$ 158.00	6h. Present net monthly income	158.00
	Subtract lines 6b and 6c from 6a. If the total is less than 0, put the	202 (2020) 971	Subtract lines 6f and 6g from 6e. If the total is less than 0, put the	*
	number in brackets.		number in brackets.	

as rearie Care purpu	
No Ses. Explain why they are different and complete line 10.	
☑ No ☐ Yes. Excisin why they are different and complete line 10.	
No Yes. A presumption of hardship arises (unless the creditor is a credit union). Explain how the debtor will make monthly payments on the reaffirmed debt and pay other Complete line 10.	living expenses.
	1.0
I certify that each explanation on lines 7-9 is true and correct.	
Signature of Debtor 2 (Spouse Only	in a Joint Case)
No Yes. Has the attorney executed a declaration or an affidavit to support the reaffirmation agreem No Yes	ent?
I certify that the attached agreement is a true and correct copy of the reaffirmation agreement parties identified on this Cover Sheet for Reaffirmation Agreement.	between the
	2020
	m _
Ellen Ann	
Printed Namo	
Check one:	
	No Yes. Explain why they are different and complete line 10. No Yes. Explain why they are different and complete line 10. No Yes. A presumption of hardship arises (unless the creditor is a credit union). Explain how the debtor will make monthly payments on the reaffirmed debt and pay other Complete line 10. I certify that each explanation on lines 7-9 is true and correct. Signature of Debtor 2 (Spouse Only) No Yes. Has the attorney executed a declaration or an affidavit to support the reaffirmation agreem No Yes. I certify that the attached agreement is a true and correct copy of the reaffirmation agreements is dentified on this Cover Sheet for Resillimation Agreement. Docustigned by: Latter Docustigned by:

Form 2400A (12/15)

Chec	ek one.
	Presumption of Undue Hardship
	No Presumption of Undue Hardship
See 1	Debtor's Statement in Support of Reaffirmation
Part	II below, to determine which box to check

UNITED STATES BANKRUPTCY COURT

Western District of Washington

Debtor	Case No. <u>20-40627</u>
	Chapter 7
REAFFIRM	ATION DOCUMENTS
Name of Creditor: INOVA	Federal Credit Union
Check this box if Creditor is a C	
ART I. REAFFIRMATION AGREEMENT	
eaffirming a debt is a serious financial decision greement, you must review the important disc is form.	n. Before entering into this Reaffirmation closures, instructions, and definitions found in Part
5 tolm.	
	ng reaffirmed: Auto Loan
. Brief description of the original agreement bei	ng reaffirmed: Auto Loan
Brief description of the original agreement bei AMOUNT REAFFIRMED: \$	ring reaffirmed: Auto Loan For example, auto loan 7,158.15 Int that you are agreeing to pay. This may include a control of the control of
Brief description of the original agreement bei AMOUNT REAFFIRMED: The Amount Reaffirmed is the entire amount unpaid principal, interest, and fees and cost which is the date of the Disclosure Statement.	ring reaffirmed: Auto Loan For example, auto loan 7,158.15 Int that you are agreeing to pay. This may include s (if any) arising on or before 03/16/2020, and portion of this form (Part V).
Brief description of the original agreement bei AMOUNT REAFFIRMED: The Amount Reaffirmed is the entire amount unpaid principal, interest, and fees and cost	ring reaffirmed: Auto Loan For example, auto loan 7,158.15 Int that you are agreeing to pay. This may include s (if any) arising on or before 03/16/2020, and portion of this form (Part V). In Part V, Section C below.
Brief description of the original agreement bei AMOUNT REAFFIRMED: The Amount Reaffirmed is the entire amount unpaid principal, interest, and fees and costs which is the date of the Disclosure Statement See the definition of "Amount Reaffirmed" The ANNUAL PERCENTAGE RATE applicable.	ring reaffirmed: Auto Loan For example, auto loan 7,158.15 Int that you are agreeing to pay. This may include so (if any) arising on or before 03/16/2020, and portion of this form (Part V). In Part V, Section C below. Sole to the Amount Reaffirmed is 5.1250%.
Brief description of the original agreement bei AMOUNT REAFFIRMED: The Amount Reaffirmed is the entire amount unpaid principal, interest, and fees and cost which is the date of the Disclosure Statement See the definition of "Amount Reaffirmed"	ring reaffirmed: Auto Loan For example, auto loan 7,158.15 Int that you are agreeing to pay. This may include so (if any) arising on or before 03/16/2020, and portion of this form (Part V). In Part V, Section C below. Sole to the Amount Reaffirmed is 5.1250%.

× No

Yes

Check one.

You believe this Reaffirmation Agreement is in your financial interest and you can afford to

make the payments on the reaffirmed debt.

Also, check the box at the top of page one that says "No Presumption of Undue Hardship."

Form 2400A, Reaffirmation Documents

PART III. CERTIFICATION BY DEBTOR(S) AND SIGNATURES OF PARTIES

I	here	by	cert	ify	that:
---	------	----	------	-----	-------

- (1) I agree to reaffirm the debt described above.
- (2) Before signing this Reaffirmation Agreement, I read the terms disclosed in this Reaffirmation Agreement (Part I) and the Disclosure Statement, Instructions and Definitions included in Part V below;
- (3) The Debtor's Statement in Support of Reaffirmation Agreement (Part II above) is true and complete;
- (4) I am entering into this agreement voluntarily and am fully informed of my rights and responsibilities; and

(5) I have received a copy of thi	s completed and signed Reaffirmation Documents form.
SIGNATURE(S) (If this is a joint Reaffirm	nation Agreement, both debtors must sign.):
Date 3/25/2020 Signature	Exosphe S 29/26/28/28/28/29
Date Signature	Joint Debtor, if any
	• · · · · · · · · · · · · · · · · · · ·
Reaffirmation Agreement Terms Accep	ted by Creditor:
Creditor INOVA Federal Credit Union	PO Box 1148 Eikhart IN 46515
Print Name	Address
Steffany Reed	Tyland Reed 03/16/2020
Print Name of Representative	Signature Date
PART IV. CERTIFICATION BY DEE	STOR'S ATTORNEY (IF ANY)
To be filed only if the attorney repre	sented the debtor during the course of negotiating this agreement.
this agreement does not impose an undue h	presents a fully informed and voluntary agreement by the debtor; (2) nardship on the debtor or any dependent of the debtor; and (3) I have and consequences of this agreement and any default under this
A presumption of undue hardship has be however, the debtor is able to make the rec	een established with respect to this agreement. In my opinion, quired payment.
Check box, if the presumption of undue ha Union.	rdship box is checked on page 1 and the creditor is not a Credit
Date Signature of Debtor's	Attorney
Print Name of Debtor's	s Attorney

Form 2400A, Reaffirmation Documents

Page 5

PART V. DISCLOSURE STATEMENT AND INSTRUCTIONS TO DEBTOR(S)

Before agreeing to reaffirm a debt, review the terms disclosed in the Reaffirmation Agreement (Part I above) and these additional important disclosures and instructions.

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps, which are detailed in the Instructions provided in Part V, Section B below, are not completed, the Reaffirmation Agreement is not effective, even though you have signed it.

A. DISCLOSURE STATEMENT

- 1. What are your obligations if you reaffirm a debt? A reaffirmed debt remains your personal legal obligation to pay. Your reaffirmed debt is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Your obligations will be determined by the Reaffirmation Agreement, which may have changed the terms of the original agreement. If you are reaffirming an open end credit agreement, that agreement or applicable law may permit the creditor to change the terms of that agreement in the future under certain conditions.
- Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments that you agree to make.
- 3. What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage, or security deed. The property subject to a lien is often referred to as collateral. Even if you do not reaffirm and your personal liability on the debt is discharged, your creditor may still have a right under the lien to take the collateral if you do not pay or default on the debt. If the collateral is personal property that is exempt or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you make a single payment to the creditor equal to the current value of the collateral, as the parties agree or the court determines.
- 4. How soon do you need to enter into and file a reaffirmation agreement? If you decide to enter into a reaffirmation agreement, you must do so before you receive your discharge. After you have entered into a reaffirmation agreement and all parts of this form that require a signature have been signed, either you or the creditor should file it as soon as possible. The signed agreement must be filed with the court no later than 60 days after the first date set for the meeting of creditors, so that the court will have time to schedule a hearing to approve the agreement if approval is required. However, the court may extend the time for filing, even after the 60-day period has ended.
- 5. Can you cancel the agreement? You may rescind (cancel) your Reaffirmation Agreement at any time before the bankruptcy court enters your discharge, or during the 60-day period that begins on the date your Reaffirmation Agreement is filed with the court, whichever occurs later. To rescind (cancel) your Reaffirmation Agreement, you must notify the creditor that your Reaffirmation Agreement is rescinded (or canceled). Remember that you can rescind the agreement, even if the court approves it, as long as you rescind within the time allowed.

6. When will this Reaffirmation Agreement be effective?

- a. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement and
 - i. if the creditor is not a Credit Union, your Reaffirmation Agreement becomes effective when it is filed with the court unless the reaffirmation is presumed to be an undue hardship. If the Reaffirmation Agreement is presumed to be an undue hardship, the court must review it and may set a hearing to determine whether you have rebutted the presumption of undue hardship.
 - ii. if the creditor is a Credit Union, your Reaffirmation Agreement becomes effective when it is filed with the court.
- b. If you were not represented by an attorney during the negotiation of your Reaffirmation Agreement, the Reaffirmation Agreement will not be effective unless the court approves it. To have the court approve your agreement, you must file a motion. See Instruction 5, below. The court will notify you and the creditor of the hearing on your Reaffirmation Agreement. You must attend this hearing, at which time the judge will review your Reaffirmation Agreement. If the judge decides that the Reaffirmation Agreement is in your best interest, the agreement will be approved and will become effective. However, if your Reaffirmation Agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home, you do not need to file a motion or get court approval of your Reaffirmation Agreement.
- 7. What if you have questions about what a creditor can do? If you have questions about reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement. If you do not have an attorney helping you, you may ask the judge to explain the effect of this agreement to you at the hearing to approve the Reaffirmation Agreement. When this disclosure refers to what a creditor "may" do, it is not giving any creditor permission to do anything. The word "may" is used to tell you what might occur if the law permits the creditor to take the action.

B. INSTRUCTIONS

- Review these Disclosures and carefully consider your decision to reaffirm. If you want to reaffirm, review and complete the information contained in the Reaffirmation Agreement (Part I above). If your case is a joint case, both spouses must sign the agreement if both are reaffirming the debt.
- Complete the Debtor's Statement in Support of Reaffirmation Agreement (Part II above). Be sure that
 you can afford to make the payments that you are agreeing to make and that you have received a copy of
 the Disclosure Statement and a completed and signed Reaffirmation Agreement.
- 3. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement, your attorney must sign and date the Certification By Debtor's Attorney (Part IV above).
- You or your creditor must file with the court the original of this Reaffirmation Documents packet and a completed Reaffirmation Agreement Cover Sheet (Official Bankruptcy Form 427).
- 5. If you are not represented by an attorney, you must also complete and file with the court a separate document entitled "Motion for Court Approval of Reaffirmation Agreement" unless your Reaffirmation Agreement is for a consumer debt secured by a lien on your real property, such as your home. You can use Form 2400B to do this.

Form 2400A, Reaffirmation Documents

Page 7

C. DEFINITIONS

- 1. "Amount Reaffirmed" means the total amount of debt that you are agreeing to pay (reaffirm) by entering into this agreement. The total amount of debt includes any unpaid fees and costs that you are agreeing to pay that arose on or before the date of disclosure, which is the date specified in the Reaffirmation Agreement (Part I, Section B above). Your credit agreement may obligate you to pay additional amounts that arise after the date of this disclosure. You should consult your credit agreement to determine whether you are obligated to pay additional amounts that may arise after the date of this disclosure.
- 2. "Annual Percentage Rate" means the interest rate on a loan expressed under the rules required by federal law. The annual percentage rate (as opposed to the "stated interest rate") tells you the full cost of your credit including many of the creditor's fees and charges. You will find the annual percentage rate for your original agreement on the disclosure statement that was given to you when the loan papers were signed or on the monthly statements sent to you for an open end credit account such as a credit card.
- 3. "Credit Union" means a financial institution as defined in 12 U.S.C. § 461(b)(1)(A)(iv). It is owned and controlled by and provides financial services to its members and typically uses words like "Credit Union" or initials like "C.U." or "F.C.U." in its name.

Effective Date p 02-29-2020	→	and a second		Quer	v 🗐	Gle
— Payoff Information						
Per Diem / Base	1.00 366	Due Date 03	3-18-2020	Current Rate	5.0	5.12500
Escrow Per Diem / Base	Pay Accrued	off Interest Thru Date	2-28-2020	Rate Type	Fixed	į
Operating Fund Per Diem / Base		aturity Date 0	7-18-2021	Customer Keyword		
Create Payoff Quote F Create Lock out Flag Include Borrower Mailing Addr	Requestor Detail Tess			Expiration Date		\$ iii
Closing Attorney	Clos	ing.Attorney		×		
Balance Details		de de la companya de				
Balance Description	Due Institution	Due Custom	er Inst	tution Process	ing Status	Reve
Note Interest	5.00			Payoff		
Note Balance	7,153.15			Payoff		
Guaranteed Auto Protection Fin				Applied		
Total	7,158,15					

DocuSign Envelope ID P.O. Sbr. 1148 Elshan, IV 46515 358 S. Eknar, Avenue Elshan, IV 46516 Phone: 1-800-845-3732 Fax: (874) 293-6119 www.hovafcu.org FEDERAL CREDIT UNION



LOAN AND SECURITY AGREEMENTS AND DISCLOSURE STATEMENT

	AN DATE LOAN NUMBER 2/12/2014		NT NUMBER	GROUP POLICY NUMBER	RE STATEME!
B	ORROWER 1) (Pront			7/18/2
WAME AND ADDRESS EVONNE MARIE SHANNON 2227 HARRISON AVE #30 CENTRALIA, WA 98531		222	(AND ADDRESS IF DIFFER DTHY PERRY SHANN MARRISON AVE # FRALIA, WA 98531	3.0	
	TRUTH IN LENDIN	G DISCLOSURE	In I was a	•	
ANNUAL PERCENTAGE RA	I IIIMNUCE CHARGE	Amount Financed	Total of Payme		1 - H-100,04-1,000
The cost of your credit as a yearly r	rate. The dollar amount the	The amount of credit	. otor or rayine		
5.345 %	credit will cost you.	provided to you or on your behalf.	The amount you we paid after you have all payments as sch	e made \$ 0.00	ur purchase on credit
Your Payment Schedule Will		\$ 28,226.10	\$ 34,946.41	which includes your downpayment of S	
Number of Payments Amo 77 \$ 448.04	punt of Payments Whe MONTHLY be	n Payments Are [ginning 2/18/2	Required De	If you pay off early yo	u will not have t
The second secon		7/18/2	DET COND MICO	account your required of	leposit, if any.
Property Insurance: You may want that is acceptable to the you will pays. Late Charge: If your payment is 15 days of the payment amount.		e insurance from i	Cannot as original te	on: Someone buying you	the loan on the
Security: Collectors			Filing Fees \$ 0.00	Non-Filing Insura \$	
Security: Collateral securing shares and dividends and, if a Collateral Proper TOYOTA PRIUS Other (Describe) Pledge of Shares \$	rty/Model/Make Year I.I -4 CYL, 2012 JT	union may also s est in the credit ui D. Number 'DZN3EU0C3087648	Тур	and described below.	y interest in your Key Number
ariable Rate:	in Account No.		\$	in Account No.	
ariable Rate:	The second secon	9.47			
e your contract documents i heduled date.	for any additional informatio	n about nonpaym	ent, default, and a	my required repayment i	n full before the
10 Sept. 1		CICNATURES			
signing as Borrower, you	agree to the terms of th	ie Loan Agreem	ent if property	in death to the	6.1 - + m.3.7 38*
signing as Borrower, you the Truth in Lending Dis- perty" you agree only to t CAUTION: IT IS IMPI	closure, you also agree the terms of the Security ORTANT THAT YOU THO	to the terms of Agreement.	the Security A	greement. If you sign	ecurity" section as "Owner or
	THE PARTY OF THE P	MAN I THOUGHT	D THE AGREEM	ENT BEFORE YOU SIG	SN IT.

X FURMUE M SHIMMAN			
HORRAWER 1	(SEAL)2/15/2014	BORROVERZ BORROVERZ	(SEA)2/15/2014
OTHER BORROWER OWNER OF PROPERTY DAYS	(SEAL)	X	DATE
OUNA MUTUAL GROUP. 1999, 2000, 01, 02, 03, 04, 05, C8, ALL RIG	DATE SHIP SHIP SHIP SHIP SHIP SHIP SHIP SHIP	OTHER BORROWER OWNER OF PROPERTY WITNESS	(SEAL) DATE

DocuSign Envelope ID street ADA on the ADA Arabic Straig? 1946E94 Credit Union 4

Loan No. (15.78) 38.11 TIMOTHY PERRY SHAMNON Acct. No.

Borrower(s) EVONNE MARIE SHANNON

		ITEMIZATION OF THE AM	TMUOI	FINANCED	
	of Amount Financed of	Amount Given to You Directly	Amo	unt Paid on Your Account	Prepaid Finance Charge
4 25,4	aid to Others on Vous Re	\$ 0.00 half: (If an amount is marked with	an aste	erisk (*) we will be retaining	a portion of the amount.)
\$	199.00 To Processi 0.00 To Service	ng ree	\$	375.00 To GAP 1,221.45 To Debt Cance	llation
s	To		\$	То	
\$	То		\$	To	
s	To		\$	To	
\$	To To		\$	То	

LOAN AGREEMENT

In this Loan Agreement ("Agreement") all references to "Credit Union," "we," "our," or "us," mean the Credit Union whose name appears above and anyone to whom the Credit Union assigns or transfers this Agreement. All references to "you," or "your" mean each person who signs this Agreement. person who signs this Agreement as a borrower.

1. PROMISE TO PAY - You promise to pay \$28,425.10 has been repaid. For fixed rate loans the interest rate is

to the Credit Union plus interest on the unpaid balance until what you owe 5.125 % per year.

For variable rate loans the initial interest rate is

% per year and will vary as follows:

Collection Costs:

You agree to pay all costs of collecting the amount you owe under this Agreement, including court costs and reasonable attorney fees.

2. PAYMENTS - You promise to make payments of the amount and at the time shown in the Truth in Lending Disclosure. If this is a variable rate loan, the Promise to Payments to Payments at the promise to Payments and the payments of the Disclosure. If this is a variable rate loan, the Promise to Pay section tells you whether, if the interest rate increases, you will have to make more payments, higher payments, or if the final payment will be a balloon payment. You may prepay any amount without penalty. If you prepay any part of what you owe, you are still required to make the regularly scheduled payments, unless we have agreed to a change in the payment schedule. Because this is a simple interest loan, if you do not make payments exactly as scheduled, your final payment may be more or less than the amount of the final payment may be more or less than the amount of the final payment that is disclosed. If you elect voluntary payment protection, we will either include the premium or program fees in your payments or extend the term of your loan. If the term is extended, you will be required to make additional payments of the scheduled amount, until what you owe has been paid. You promise to make all payments to the place we choose. If this loan will be canceled and refinanced as of the date of this loan. Unless otherwise required by law, payments will be applied Unless otherwise required by law, payments will be applied to amounts owed in the manner we choose.

3. LOAN PROCEEDS BY MAIL - If the proceeds of this loan are mailed to you interest on this loan begins on the date.

3. LOAN PROCEEDS BY MAIL - If the proceeds of this loan are mailed to you, interest on this loan begins on the date the loan proceeds are mailed to you.

4. SECURITY FOR LOAN - This Agreement is secured by all property described in the "Security" section of the Truth in Lending Disclosure. Property securing other loans you have with us also secures this loan, unless the property is a dwelling. A dwelling secures this loan only if it is described in the "Security" section of the Truth in Lending Disclosure for this loan. In addition to your pledge of shares, we may also have what is known as a statutory lien on all individual and joint accounts you have with us. A statutory lien means we have the right under federal law and many state laws to claim an interest in your accounts. We can enforce a statutory lien against your shares and dividends, and if any, interest and deposits, in all individual and joint

accounts you have with us to satisfy any outstanding accounts you have with us to satisfy any outstanding financial obligation that is due and payable to us. We may exercise our right to enforce this lien without further notice to you, to the extent permitted by law. For all borrowers: You pledge as security for this loan all shares and dividends and, if any, all deposits and interest in all joint and individual accounts you have with the credit union now and in the future. The statutory lien and/or your pledge will allow us to apply the funds in your account(s) to what you owe when you are in default. The statutory lien and your pledge do not apply to any Individual Retirement Account or any other account that would lose special tax treatment any other account that would lose special tax treatment under state or federal law if given as security.

5. DEFAULT - You will be in default under this Agreement if

you do not make a payment of the amount required on or before the date it is due. You will be in default if you break any promise you made in connection with this loan or if anyone is in default under any security agreement made in connection with this Agreement. You will be in default if you die file for bankrupton, become insolvent (that is you die, file for bankruptcy, become insolvent (that is, unable to pay your bills and loans as they become due), or if you made any false or misleading statements in your loan application. You will also be in default if something happens that we believe may registely affect your ability to repay

application. You will also be in default if something happens that we believe may seriously affect your ability to repay what you owe under this Agreement or if you are in default under any other loan agreement you have with us.

6. ACTIONS AFTER DEFAULT - When you are in default, we may demand immediate payment of the entire unpaid balance under this Agreement. You waive any right you have to receive demand for payment, notice of intent to demand immediate payment and notice of demand for immediate payment. If we demand immediate payment, you will continue to pay interest at the rate provided for in this will continue to pay interest at the rate provided for in this Agreement, until what you owe has been repaid. We will also apply against what you owe any shares and/or deposits given as security under this Agreement. We may also exercise any other rights given by law when you are in DocuSign Envelope ID: 44-Durais AFA Credit Union 1800 Federal Credit Union Borrower(s) EVONNE MARIE SHANNON



LOAN AGREEMENT (continued)

7. EACH PERSON RESPONSIBLE - Each person who signs this Agreement will be individually and jointly responsible address you have given us in writing. Notice to any one of you individually or against all of you together.

8. LATE CHARGE - If you are late in making a payment, you promise to pay the late charge shown in the Truth in Lending Disclosure. If no late charge is shown, you will not be charged one.

be charged one.

9. DELAY IN ENFORCING RIGHTS - We can delay enforcing any of our rights under this Agreement any number of times without losing the ability to exercise our rights later. We can enforce this Agreement against your heirs or legal

10. CONTINUED EFFECTIVENESS - If any part of this Agreement is determined by a court to be unenforceable,

the rest will remain in effect.

13. NO ORAL AGREEMENTS -- THIS NOTE CONSTITUTES A "WRITTEN LOAN AGREEMENT" PURSUANT TO SECTION 26.02 OF THE TEXAS BUSINESS AND COMMERCE CODE, IF SUCH SECTION APPLIES. THIS WRITTEN LOAN AGREEMENT REPRESENTS THE FINAL AGREEMENT BETWEEN THE PARTIES AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES.

14. OTHER PROVISIONS -

Borrower(s) EVONNE MARIE SHANNON

Loan No. Les Mission 1 TIMOTHY PERRY SHANNON Acct. No.

SECURITY AGREEMENT

In this Agreement all references to "credit union," "we," "our" or "us" mean the credit union whose name appears on this document and anyone to whom the credit union assigns or transfers this Agreement. All references to the "Loan" mean the loan described in the Loan Agreement that is part of this document. All references to "you" or "your" mean any person who signs this Agreement.

1. THE SECURITY FOR THE LOAN - You give us what is known as a security interest in the property described in the "Security" section of the Truth in Lending Disclosure that is part of this document ("the Property"). The security interest you give includes all accessions. Accessions are things which are attached to or installed in the Property now or in the future. The security interest also includes any replacements for the Property which you buy within 10 days of the Loan and any extensions, renewals or refinancings of the Loan. It also includes any money you receive from selling the Property of from insurance you have on the Property. If the value of the Property declines, you promise to give us more property as security if asked to do so.

2. WHAT THE SECURITY INTEREST COVERS/CROSS COLLATERAL PROVISIONS - The security interest secures the Loan and any

2. WHAT THE SECURITY INTEREST COVERS/CROSS COLLATERAL PROVISIONS - The security interest secures the Loan and any extensions, renewals or refinancings of the Loan. If the Property is not a dwelling, the security interest also secures any other loans, including any credit card loan, you have now or receive in the future from us and any other amounts you owe us for any reason now or in the future, except any loan secured by your principal residence. If the Property is household goods as defined by the Federal Trade Commission Credit Practices Rule or your principal residence, the Property will secure only this Loan and not other loans or amounts you owe us.

you owe us.

3. OWNERSHIP OF THE PROPERTY - You promise that you own the Property or, if this Loan is to buy the Property, you promise you will use the Loan proceeds for that purpose. You promise that no one else has any interest in or claim against the Property that you have not already told us about. You promise not to sell or lease the Property or to use it as security for a loan with another creditor until the Loan is repaid. You promise you will allow no other security interest or lien to attach to the Property either by your actions or by operation of law.

operation of law.
4. PROTECTING THE SECURITY INTEREST - If your state issues a title for the Property, you promise to have our security interest shown on the title. We may have to file what is called a financing utile for the Property, you promise to have our security interest shown on the title. We may have to file what is called a financing statement to protect our security interest from the claims of others. You irrevocably authorize us to execute (on your behalf), if applicable, and file one or more financing, continuation or amendment statements pursuant to the Uniform Commercial Code (UCC) in form satisfactory to us. You promise to do whatever else we think is necessary to protect our security interest in the Property. You also promise to pay all costs, including but not limited to any attorney fees, we incur in protecting our security interest and rights in the Property, to the extent permitted by applicable law.

5. USE OF PROPERTY - Until the Loan has been paid off, you promise you will: (1) Use the Property carefully and keep it in good repair. (2) Obtain our written permission before making major changes to the Property or changing the address where the Property is kept. (3) Inform us in writing before changing your address. (4) Allow us to inspect the Property. (5) Promptly notify us if the Property is damaged, stolen or abused. (6) Not use the Property for any unlawful purpose. (7) Not retitle Property in another state without telling us.

6. PROPERTY INSURANCE, TAXES AND FEES - You promise to pay all taxes and fees (like registration fees) due on the Property and to keep the Property insured against loss and damage. The amount and coverage of the property insurance must be acceptable to us. You may provide the property insurance through a policy you get and pay for You promise to make

may provide the property insurance through a policy you already have, or through a policy you get and pay for. You promise to make the insurance policy payable to us and to deliver the policy or proof of coverage to us if asked to do so.

If you cancel your insurance and get a refund, we have a right to the refund. If the Property is lost or damaged, we can use the insurance settlement to repair the Property or apply it towards what you owe. You authorize us to endorse any draft or check which may be payable to you in order for us to collect any refund or benefits due under your insurance policy.

Inder your insurance policy. If you do not pay the taxes or fees on the Property when due or keep it insured, we may pay these obligations, but we are not required to do so. Any money we spend for taxes, fees or insurance will be added to the unpaid balance of the Loan and you will pay interest on those amounts at the same rate you agreed to pay on the Loan. We may receive payments in connection with the insurance from a company which provides the insurance. We may monitor our loans for the purpose of determining whether you and other borrowers have complied with the insurance requirements of the purpose others to do so. The insurance our loan agreements or may engage others to do so. The insurance charge added to the Loan may include (1) the insurance company's payments to us and (2) the cost of determining compliance with the insurance requirements. If we add amounts for taxes, fees or

"our" or insurance to the unpaid balance of the Loan, we may increase your document payments to pay the amount added within the term of the seribed in 7. INSURANCE NOTICE - If you do not purchase the required property insurance, the insurance we may purchase and charge you town as a nown as a life or will cover only our interest in the Property. The premium for nown as a life of this insurance may be higher because the insurance company may have given us the right to purchase insurance after uninsured collateral is lost or damaged. The insurance will not be liability insurance and will not satisfy any state financial responsibility or no fault laws. fault laws

fault laws.

8. DEFAULT - You will be in default if you break any promise you make or fail to perform any obligation you have under this Agreement. You will also be in default under this Agreement if the Loan is in default. You will be in default if any property you have given us as security is repossessed by someone else, seized under a forfeiture or similar law, or if anything else happens that significantly affects the value of the property or our security interests in the security in the security is the security in the security in the security is the security in the security in the security in the security is the security in the security is the security in the security in the security in the security is the security in the security in the security is the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the s interest in it

interest in it.

9. WHAT HAPPENS IF YOU ARE IN DEFAULT - When you are in default, we may demand immediate payment of the outstanding balance of the Loan without giving you advance notice and take possession of the Property. You agree the Credit Union has the right to take possession of the Property without judicial process if this can be done without breach of the peace. If we ask, you promise to deliver the Property at a time and place we choose. If the property is a motor vehicle or boat, you agree that we may obtain a key or other device necessary to unlock and operate it, when you are in default. We will not be responsible for any other property not covered by this Agreement that you leave inside the Property or that is attached to the Property. We will try to return that property to you or make it available for you to claim. After we have possession of the Property, we can sell it and apply the money to any amounts you owe us. We will give you notice of any public disposition or the date after which a private disposition will be held. Our expenses for taking possession of and selling the Property will be deducted from the money received from the sale. Those costs may include the cost of storing the Property, preparing it for sale and attorney's fees to the extent permitted under state law or awarded under the Bankruptcy Code.

If you have agreed to pay the Loan, you must pay any amount that remains uppared after the sale many types and the property and after the sale many types and the property of the unpaid. 9. WHAT HAPPENS IF YOU ARE IN DEFAULT - When you are in

If you have agreed to pay the Loan, you must pay any amount that remains unpaid after the sale money has been applied to the unpaid balance of the Loan and to what you owe under this Agreement. You agree to pay interest on that amount at the same rate as the

You agree to pay interest on that amount at the same rate as the Loan until that amount has been paid.

10. DELAY IN ENFORCING RIGHTS AND CHANGES IN THE LOAN—We can delay enforcing any of our rights under this Agreement any number of times without losing the ability to exercise our rights later. We can enforce this Agreement against your heirs or legal representatives. If we change the terms of the Loan, you agree that this Agreement will remain in effect.

11. CONTINUED EFFECTIVENESS—If any part of this Agreement is determined by a court to be unenforceable, the rest will remain in effect.

ANOTICE TO NORTH DAKOTA BORROWERS PURCHASING A MOTOR VEHICLE - THE MOTOR VEHICLE IN THIS TRANSACTION MAY BE SUBJECT TO REPOSSESSION. IF IT IS REPOSSESSED AND SOLD TO SOMEONE ELSE, AND ALL AMOUNTS DUE TO THE SECURED PARTY ARE NOT RECEIVED IN THAT SALE, YOU MAY HAVE TO PAY THE DIFFERENCE.

13. NOTICE FOR ARIZONA OWNERS OF PROPERTY - It is unlawful to the property of the security of the security.

for you to fail to return a motor vehicle that is subject to a security interest, within thirty days after you have received notice of default. The notice will be mailed to the address you gave us. It is your responsibility to notify us if your address changes. The maximum penalty for unlawful failure to return a motor vehicle is one year in prison and/or a fine of \$150,000.00.

The following notice applies ONLY when the box at left is marked.

14. NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

15. OTHER PROVISIONS -

STATE OF MASHINGTON

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registered owner

Assignment by

PAINTED name of transferee/buyer

Address of transferee/buyer

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ii)

Vehicle Certificate of Title

Title Number 1516818809 License Mumber Vehicle Identification Number (VIM) Year Make AHB3478 Niudei Style JTDZN3EU0C3087648 Series/Body 2012 TOYT Date of Application PR SW PRIUS Odometer Miles Odometer Status 06/26/2013 Fuel Type D024918 Scale Weight Gross Vehicle Weight Rating Code Vehicle Color 03254 Prior Title State Prior Title Number Comments WA 1317702804 30967-2012 Brands Sale price S Date of sale Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for panalties. Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate less. Legal Owner Registered Owner INOVA FEDERAL CREDIT UNION SHANNON, EVONNE PO BOX 2078 SHANNON,TIM LEXINGTON, SC 29071-9613 100 DEERFIELD PL CHEHALIS, WA 98532 30 Signature of first legal owner releases all interest in Signature of registered owner releases all interest in the vehicle described above. If signing for a business, the vehicle described above. It signing for a business. Date Date include business name, signature, and title. include business name, signature and title. X Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, Date Signature of registered owner releases all interest in include ousiness name, signature, and tide. the vehicle described above. If signing for a business. include business name, signature, and title. I certify that the records of the Department of Licensing show the persons + Kebler named hereon as registered owners and legal owners of the vehicle described. Director, Department of Licensing Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment. I certify, to the best of my knowledge, the odometer reading is: Odometer reading in miles Transfer date This reading is (check one): The actual mileage of the vehicle Clin excess of its mechanic limits. Inot the actual mileage. Signature of transferor/seller

PRINTED name of transferor/seller

Address of transferon/seller

Irs

erasure voids this title

Any alteration or

Keep in a sale place.

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Transaction History Account Number

Loan Charge Capitalization Deb 06-30-2015 06-30-2015

	Trar	nsaction His na_na	tory Account -2010 to 03			
		03-02	-2010 00 00	-20 2000		
Description	Eff Date	Post Date	Due Date	Balance Type	Amount Ru	nning Bal
New Loan Disbursement CL/SHANN				Note Balance	28050.10	28050.10
Financed Disbursement Guarante				Note Balance	375.00	28425.10
.1 manced brood scheme data and		- E. Parott Jordania (1974)		Guaranteed Auto Protection Fin		
				Total	-375.00	
					1240 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241 - 1241	
Single Life Protection	12-31-2014	12-31-2014		Debt Can Cms Single Life Simpl		
Loan Charge Capitalization Deb				Note Balance	28.14	28453.24
Charge Satisfaction Debt Can C	12-31-2014	12-31-2014		Debt Can Cns Single Life Simpl		
Single Life Protection		01-31-2015		Debt Can Cns Single Life Simpl	-28.1	
Loan Charge Capitalization Deb	01-31-2019	01-31-2015		Note Balance	28.17	28481.41
Charge Satisfaction Debt Can C	01-31-2019	01-31-2015		Debt Can Cns Single Life Simpl		,
Regular Payment Mail	02-17-2015	02-17-2015	02-18-2015	Note Interest	-211.79	28245.16
				Note Balance	-236.25	20243.10
				Total	448.04	
					1 -27.9	16
Single Life Protection		5 02-28-2015		Debt Can Cos Single Life Simp	27.96	28273.12
Loan Charge Capitalization Deb	02-28-201	5 02-28-2015		Note Balance		
Charge Satisfaction Debt Can (02-28-201	5 02-28-2015		Debt Can Cos Single Life Simp	-95.23	,0
Regular Payment	03-13-201	5 03-13-2015	03-18-2015	Note Interest	-352.81	27920.31
				Note Balance	448.04	El Sector
				Total	440.44	
	00 01 001	c no or onto		Debt Can Cns Single Life Simp	-27.0	64
Single Life Protection		5 03-31-2019		Note Balance	27.64	27947.95
Loan Charge Capitalization De	0 03-31-201	5 03-31-201	3 £	Debt Can Cos Single Life Simp	1 27.	64
Charge Satisfaction Debt Can	C 03-31-201	C 04 02 3031	3 C 04 10-201	5 Note Interest	-176.52	
Regular Payment	04-27-201	15 04-27-201	2 04-10-501	Note Balance	-271.52	27676.43
				Total	448.04	
6.				,,,,,,		
Circle Life Destantion	04-30-30	15 04-30-201	5	Debt Can Cos Single Life Simp	p1 -27.	40
Single Life Protection Loan Charge Capitalization De				Note Balance	27.40	27703.83
Charge Satisfaction Debt Can	C 04-30-20	15 04-30-201	5	Debt Can Cns Single Life Sim	p1 27.	40
External Loan Payment INOVA	C 04-00-20	15 05-22-201	5 05-18-201		-97.24	
EXCELLED FORM LEADING INCAN		10 00 55 501		Note Balance	-350.80	27353.03
				Total	448.04	
				*5		
Single Life Protection	05-30-20	15 05-30-20	15	Debt Can Cns Single Life Sim		
Loan Charge Capitalization D				Note Balance	27.08	27380.11
Charge Satisfaction Debt Can				Debt Can Cos Single Life Sin	TO STATE OF THE ST	.08
External Loan Payment INOVA	FC 06-19-20	15 06-19-20	15 06-18-20	15 Note Interest	-107.61	ANA
				Note Balance	-340.43	27039.68
				Total	448.04	
					1 26	5.77
Single Life Protection	06-30-20	015 06-30-20	15	Debt Can Cos Single Life Sin	npı -20 26.77	27066.45

Note Balance

26.77 27066.45

03-02-2010 to 03-23-2020

			on note 50	00 20 2020		
Description	Eff Date	Post Date	Due Date	Balance Type	Amount	Disseries P. 1
Charge Satisfaction Debt Can C	06-30-2015	06-30-2019	i	Debt Can Cor Single Life Sing		Running Bal
External Loan Payment INOVA FC	07-17-2015	07-17-2019	5 07-18-201	5 Note Interact		11
				Note Balance	-106.37 -341.67	20721 70
				Total		26724.78
				1022	448.04	
Single Life Protection	07-31-2015	07-31-2015	i	Debt Can Cns Single Life Simp	-26.	A.F.
Loan Charge Capitalization Deb	07-31-2015	07-31-2015		Note Balance	26.46	26751.24
Charge Satisfaction Debt Can C	07-31-2015	07-31-2015		Debt Can Cos Single Life Simp		
External Loan Payment INOVA FC	08-14-2015	08-14-2015	08-18-2019	Note Interest	-105.13	711
				Note Balance	-342.91	26400 22
				Total	448.04	26408.33
					4-0.04	
Single Life Protection	08-31-2015	08-31-2015		Debt Can Cns Single Life Simpl	-26.1	
Loan Charge Capitalization Deb	08-31-2015	08-31-2015		Note Balance	26.14	
Charge Satisfaction Debt Can C	08-31-2015	08-31-2015		Debt Can Cos Single Life Simpl		26434.47
External Loan Payment INOVA FC	09-15-2015	09-15-2015	09-18-2015	Note Interest	-118.71	.++
				Note Balance	-329.33	00100 14
				Total	448.04	26105.14
					440.04	
Single Life Protection	09-30-2015	09-30-2015		Debt Can Cns Single Life Simpl	-25.8	d
Loan Charge Capitalization Deb	09-30-2015	09-30-2015		Note Balance	25.84	25130.98
Charge Satisfaction Debt Can C (09-30-2015	09-30-2015		Debt Can Cos Single Life Simpl		
External Loan Payment INOVA FC .	10-09-2015	10-09-2015	10-18-2015	Note Interest	-88.00	
				Note Balance	-360.04	25770.94
				Total	448.04	23770.34
					149.04	
Single Life Protection	10-31-2015	10-31-2015		Debt Can Cns Single Life Simpl	-25.5	1
Loan Charge Capitalization Deb 1	10-31-2015 1	10-31-2015		Note Balance	25.51	25796.45
Charge Satisfaction Debt Can C 1	10-31-2015	.0-31-2015		Debt Can Cns Single Life Simpl	25.51	
External Loan Payment INOVA FC 1	1-06-2015 1	1-06-2015	11-18-2015	Note Interest	-101.34	•
				Note Balance	-346.70	25449.75
				Total	448.04	23443.73
waterway to have the large and					10.05	
Single Life Protection 1	1-30-2015 1	1-30-2015		Debt Can Cns Single Life Simpl	-25.20	ľ
Loan Charge Capitalization Deb 1	1-30-2015 1	1-30-2015		Note Balance	25.20	25474.95
Charge Satisfaction Debt Can C 1	1-30-2015 1	1-30-2015		Debt Can Cns Single Life Simpl	25.20	
External Loan Payment INDVA FC 1	2-04-2015 I	2-04-2015 1	2-18-2015	Note Interest	-100.07	
				Note Balance	-347.97	25126.98
				Total	448.04	20220.90
Cinale Lie a						
Single Life Protection 13	2-31-2015 1	2-31-2015		Debt Can Cns Single Life Simpl	-24.88	
Loan Charge Capitalization Deb 12	2-31-2015 1	2-31-2015		Note Balance	24.88	25151.86
Charge Satisfaction Debt Can C 12	2-31-2015 13	2-31-2015	(Debt Can Cns Single Life Simpl	24.88	
External Loan Payment INOVA FC DI	1-15-2016 03	1-15-2016 0	1-18-2016 1	Note Interest	-148.10	
			1	Note Balance	-299.94	24851.92
						The second second second

Description	Eff Date	Post Date	Due Date	Balance Type Total	Amount Ru 448.D4	nning Bal
Single Life Protection	01-30-2016	01-30-2016		Debt Can Cns Single Life Simpl	-24.60	1
Loan Charge Capitalization Deb	01-30-2016	01-30-2016		Note Balance	24.60	24876.52
Charge Satisfaction Debt Can C				Debt Can Cns Single Life Simpl	24.60)
External Loan Payment INOVA FO			02-18-2016	Note Interest	-97.48	
				Note Balance	-350.56	24525.96
				Total	448.04	
Single Life Protection	02-29-2016	02-29-2016		Debt Can Cns Single Life Simpl	-24.28	3
Loan Charge Capitalization Deb				Note Balance	24.28	24550.24
Charge Satisfaction Debt Can C				Debt Can Cns Single Life Simpl		
External Loan Payment INOVA FO					-144.33	
2		30 20 2020	00 10 1010	Note Balance	-303.71	24246.53
				Total	448.04	
				1827		
Single Life Protection	03-31-2016	03-31-2016		Debt Can Cns Single Life Simpl	-24.0)
Loan Charge Capitalization Del				Note Balance	24.00	24270.53
Charge Satisfaction Debt Can (Debt Can Cns Single Life Simpl	24.0	0
External Loan Payment INDVA Fi					-95.14	
				Note Balance	-352.90	23917.63
				Total	448.04	
Single Life Protection	04-30-2016	04-30-2016		Debt Can Cos Single Life Simpl	-23.6	Е
Loan Charge Capitalization De				Note Balance	23.68	23941.31
Charge Satisfaction Debt Can				Debt Can Cns Single Life Simpl	23.6	8
External Loan Payment INDVA F					-103.90	
				Note Balance	-344.14	23597.17
				Total	448.04	
Single Life Protection	05-31-2016	05-31-2016		Debt Can Cns Single Life Simpl	-23.3	5
Loan Charge Capitalization De				Note Balance	23.35	23620.53
Charge Satisfaction Debt Can				Debt Can Cos Single Life Simpl	23.3	5
External Loan Payment [NOVA F					-92.58	
				Note Balance	-355.46	23265.07
				Total	448.04	
Single Life Protection				Debt Can Cos Single Life Simpl	-23.0	3
Loan Charge Capitalization De	06-30-2016	06-30-2015				THE RESERVE THE PARTY OF THE PARTY.
Charge Satisfaction Debt Can	06-30-2016 b 06-30-2016			Note Balance	23.03	23288.10
	b 06-30-2016	6 06-30-2016	i	Note Balance Debt Can Cos Sinole Life Simpl		
External Loan Payment INOVA F	b 06-30-2016 C 06-30-2016	5 06-30-2016 5 06-30-2016	i i	Debt Can Cns Single Life Simpl		
External Loan Payment INOVA F	b 06-30-2016 C 06-30-2016	5 06-30-2016 5 06-30-2016	i i	Debt Can Cns Single Life Simpl	23.0	
External Loan Payment INOVA F	b 06-30-2016 C 06-30-2016	5 06-30-2016 5 06-30-2016	i i	Debt Can Cos Single Life Simpl Note Interest	23.0 -81.49	3

03-02-2010 to 03-23-2020

Description	Eff Date	Post Date	Due Date	Balance Type		Amount	Running Bai
Loan Charge Capitalization Deb	07-30-2016	5 07-30-2016	;	Note Balance		22.69	22944.24
Charge Satisfaction Debt Can C	07-30-2016	07-30-2016	,	Debt Can Cos	Single Life Simp		2.69
External Loan Payment INOVA FC	08-12-2016	08-12-2016	08-18-201	6 Note Interest	g.a citta cimp	-89.91	2.05
				Note Balance		-358.13	22505 11
				Total			22586.11
				10001		448.04	
Single Life Protection	08-31-2016	08-31-2016		Robt Can Cor S	Single Life Simp	,	TO CHE
Loan Charge Capitalization Deb	08-31-2015	08-31-2016		Note Balance	angle the Simp		2.36
Charge Satisfaction Debt Can C	08-31-2016	08-31-2016		The second secon	Single Life Simp	22.36	22508.47
External Loan Payment INOVA FC	09-09-2016	09-09-2016	09-18-2016	Note Introcet	orngie tile Simp		2.36
		42	02-10-5310	Note Balance		-88.59	
				Total		-359.45	22249.02
				Total		448.04	
Single Life Protection	09-30-2016	09-30-2016		D. L. C C C			
Loan Charge Capitalization Deb	09-30-2016	00 20 2016			ingle Life Simp		.03
Charge Satisfaction Cebt Can C	00.30 2016	09-30-2016		Note Balance	Description of the rate of the second	22.03	22271.05
External Loan Payment INOVA FC	10.24 2010	10 34 3016	10 10 0010	Debt Can Cns S	ingle Life Simpl	22	.03
John India 1	10-54-5010	10-24-2016	10-18-5016			-140.27	
				Note Balance		-307.77	21963.28
				Total		44B.04	
Single Life Protection	10 21 2016	10 01 0010		A CAR IN CO.			
Loan Charge Capitalization Deb	10-31-2016	10-31-2016		Debt Can Cns S	ingle Life Simpl	-21	.74
Charge Satisfaction Debt Can C	70-01-5010	10-31-2016		Note Balance		21.74	21985.02
External Loan Carment INCHA FC	10-31-2016	10-31-2015		Debt Can Cns S	ingle Life Simpl	21.	74
External Loan Payment INDVA FC	11-18-2016	11-18-2016	11-18-2016	Note Interest		-76.94	
				Note Balance		-371.10	21613.92
				Total		443.04	
Single Life Protection	2 W 10 10 10 10 10 10 10 10 10 10 10 10 10			-			
Load Charge Control	11-30-2016	11-30-2016		Debt Can Cos Si	ngle Life Simpl	-21.	40
Loan Charge Capitalization Deb 1	11-30-2016	11-30-2016		Note Balance		21.40	21635.32
Charge Satisfaction Debt Can C 1	11-30-2016	11-30-2016		Debt Can Cns Si	ngle Life Simpl	21	
External Loan Payment INOVA FC 1	12-14-2016	12-14-2016	12-18-2015	Note Interest		-78.73	
				Note Balance		-369.31	21265.01
				Total		448.04	12230.01
Simulation of						to the Earth	
Single Life Protection 1	2-31-2016 [2-31-2016		Debt Can Cos Si	ngle Life Simpl	-21.0	15
Loan Charge Capitalization Deb I	2-31-2016 1	.2-31-2016		Note Balance		21.05	21287.06
Charge Satisfaction Debt Can C 1	2-31-2016 1	2-31-2016	(Debt Can Cns Si	nale Life Simnl	21.03	
External Loan Payment INDVA FC D	1-19-2017 0	1-19-2017 0	1-18-2017	Note Interest	5	-107.40	13
				lote Balance		-340.54	20946.42
				otal -		448.04	20340.42
g			-			330.04	
Single Life Protection 03	1-31-2017 0	1-31-2017	C	lebt Can Cns Sir	igle Life Simol	-20.7	A
Loan Charge Capitalization Deb 03	1-31-2017 0	1-31-2017	٨	ote Balance	a - a.i.e ompi	20.74	
unarge Satisfaction Debt Can C 03	1-31-2017 0	1-31-2017	r	ight Can Can Can	ale Life Simol		20957.16
External Loan Payment INOVA FC 02	2-21-2017 02	2-21-2017 0	2-18-2017 N	ote Interest	J Line Jimpl	20.7 -97.12	4
						201.1Z	

------ Transaction History Account Number 03-02-2010 to 03-23-2020

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Description	Eff Date	Post Date	Oue Date	Balance Type Note Balance	Amount Rui -350.92	nning Bal 20616.24
				Total	448.04	20025.2
Single Life Protection	02-28-2017	02-28-2017		Debt Can Cns Single Life Simpl	-20.41	
Loan Charge Capitalization Deb	02-28-2017	02-28-2017		Note Balance	20.41	20636.65
Charge Satisfaction Debt Can C				Debt Can Cns Single Life Simpl	20.41	
External Loan Payment INOVA FC	03-16-2017	03-16-2017	03-18-2017	Note Interest	-66.63	
				Note Balance	-421.41	20215.24
				Total	488.04	
Single Life Protection	03-31-2017	03-31-2017		Debt Can Cns Single Life Simpl	-20.01	
Loan Charge Capitalization Deb				Note Balance	20.01	20235.25
Charge Satisfaction Debt Can C				Debt Can Cns Single Life Simpl	20.01	
External Loan Payment INOVA FC	04-20-2017	04-20-2017	04-18-2017	Note Interest	-99.40	
3,50				Note Balance	-348.64	19885.61
				Total	448.04	
Single Life Protection	04 20 2017	04-29-2017		Debt Can Cos Single Life Simpl	-19.69	
Loan Charge Capitalization Deb				Note Balance	19.69	19906.30
Charge Satisfaction Debt Can C				Debt Can Cos Single Life Simpl	19.69	445,05,05,05
External Loan Payment INOVA FC					-78.23	588
CALCITICIT CORT I BYINGING THOPA TO	. 05 10 201/	00 10 6017	00 10 101	Note Balance	-369.81	19536.49
				Total	448.04	
Single Life Protection	05-31-2017	05-31-2017	C.	Debt Can Cns Single Life Simpl	-19.3	ŀ
Loan Charge Capitalization Deb	05-31-2017	7 05-31-2017		Note Balance	19.34	19555.83
Charge Satisfaction Debt Can (05-31-2017	7 05-31-2017		Debt Can Cns Single Life Simpl	19.3	ļ.
External Loan Payment INOVA FO	06-21-2017	7 06-21-2017	06-18-2017	Note Interest	-93.33	
				Note Balance	-354.71	19201.12
				Total	448.04	
Single Life Protection	06-30-2013	7 06-30-2017	•	Debt Can Cns Single Life Simpl	-19.0	L
Loan Charge Capitalization Del				Note Balance	19.01	19220.13
Charge Satisfaction Debt Can (Debt Can Cns Single Life Simpl	19.0	1
External Loan Payment INOVA FO					-78.24	
				Note Balance	-369.80	18850.33
				Total	448.04	
Single Life Protection	07-31-281	7 07-31-2017	7	Debt Can Cos Single Life Simpl	-18.6	6
Loan Charge Capitalization Del				Note Balance	18.66	18868.99
Charge Satisfaction Debt Can				Debt Can Cns Single Life Simpl		6
External Loan Payment INDVA F					-74.15	
(a) 1-180-1-18				Note Balance	-373.89	18495.10
				Total	448.04	

Transaction History Account Number 928 30 30 30 03-02-2010 to 03-23-2020



Description	122200000					
		Post Cate		Balance Type	Amount	Running Bal
	08-31-2017	08-31-2017	7	Debt Can Cos Single Life Simpl	-18.3	
Loan Charge Capitalization Deb	08-31-2017	08-31-2017		Note Balance	18.31	18513.41
Charge Satisfaction Debt Can C	08-31-201/	08-31-2017		Debt Can Cns Single Life Simpl	18.3	31
External Loan Payment INOVA FC	09-25-2017	09-25-2017	09-18-2017	Note Interest	-101.35	
				Note Balance	-346.69	18165.72
				Total	448.04	
Single Life Protection	09-30-2017	09-30-2017		Debt Can Cos Single Life Simpl	17. 6	-
Loan Charge Capitalization Deb	09-30-2017	09-30-2017		Note Balance		
Charge Satisfaction Debt Can C	09-30-2017	09-30-2017		Debt Can Cos Single Life Simpl	17.99	18184.71
External Loan Payment INDVA FC	10-19-2017	10-19-2017	10-18-2017	Note Interest		y
		88 55 550	20 10 Eur	Note Balance	-61.26	12727 00
				Total	-386.78	17797,93
				1002	448.04	
Single Life Protection	10-31-2017	10-31-2017		Debt Can Cns Single Life Simpl	-17.6	9
Loan Charge Capitalization Deb	10-31-2017	10-31-2017		Note Balance	17.62	17815.55
unarge Satisfaction Debt Can C	10-31-2017	10-31-2017		Debt Can Cns Single Life Simpl	17.6	
External Loan Payment INOVA FC	11-16-2017	11-16-2017	11-18-2017	Note Interest	-70.02	
				Note Balance	-378.02	17437.53
				Total	448.04	11 101 . 30
Single Life Protection	11 20 2017	11 00 0010		www.com.		
Loan Charge Capitalization Deb :	11-30-2017	11-30-2017		Debt Can Cns Single Life Simpl	-17.26	5
Charge Satisfaction Debt Can C :	11 30 2017	11-30-2017		Note Balance	17.25	17454.79
External Loan Payment INOVA FC 1	12 21 2017	11-30-2017		Debt Can Cns Single Life Simpl	17.28	j
Tour Tayment India (C.)	12-41-2011	12-21-2017			-E5.74	
				Note Balance	-362.30	17092.49
				Total	448.04	
Single Life Protection 1	2-30-2017	12-30-2017		Debt Can Cns Single Life Simpl	-16.92	
Loan Charge Capitalization Deb 1	2-30-2017	12-30-2017		Note Balance	16.92	17109.41
Charge Satisfaction Debt Can C 1	2-30-2017	12-30-2017	4	Debt Can Cos Sinola Life Simel	16.92	
External Loan Payment INOVA FC 0	1-18-2018 (01-18-2018	01-18-2018	Note Interest	-67.25	
				Note Balance	-380.79	16728.62
				Total	448.04	10.20.02
Single Life Protection 0	1.71 2010 0	11 71 7050				
Loan Charge Capitalization Deb 0	1-31-2018 0	11-31-2018		Debt Can Cos Single Life Simpl	-16.56	
Charge Satisfaction Debt Can C O	1-31-2010 0	1-31-2018		Note Balance	16.56	16745.18
External Loan Payment INOVA FC 03	2-21-2010 U	3 31 3010 C]	Debt Can Cns Single Life Simpl	16.56	
3 11011110	r-51-5010 0	Z-ZI-ZU10 (-79.91	
					-368.13	16377.05
			i	otal	448.04	
Single Life Protection 02	2-28-2018 0	2-28-2018	D	ebt Can Cns Single Life Simpl	16 01	
Loan Charge Capitalization Deb 02	2-28-2018 0	2-28-2018		ote Balance	-16.21 16.21	16202 25
Charge Satisfaction Debt Can C 02	2-28-2018 0	2-28-2018		ebt Can Cos Single Life Simpl	15.21	16393.26
					10.61	

Description	Eff Date	Post Date	Due Date	Balance Type	Amount (Running Bal
External Loan Payment INOVA FC	03-26-2018	03-26-2018	03-18-2018	Note Interest	-75.94	
				Note Balance	-372.10	16021.15
				Total	448.04	
Single Life Protection	03-31-2018	03-31-2018		Debt Can Cns Single Life Sim	-15.8	36
Loan Charge Capitalization Deb	03-31-2018	03-31-2018		Note Balance	15.86	16037.02
Charge Satisfaction Debt Can C	03-31-2018	03-31-2018		Debt Can Cos Single Life Sim	1 15.	36
External Loan Payment INOVA FC			04-18-2018	Note Interest	-65.29	
The second of the Area and the Second of the				Note Balance	-382.75	15654.27
				Total	448.04	
Single Life Protection	04-30-2018	04-30-2018		Debt Can Cns Single Life Sim	1 -15.	50
Loan Charge Capitalization Deb	04-30-2018	04-30-2018		Note Balance	15.50	15669.77
Charge Satisfaction Debt Can C				Debt Can Cns Single Life Sim	15.	50
External Loan Payment INOVA FC	05-18-2018	05-18-2018	05-18-2018		-52.79	
7				Note Balance	-395.25	15274.52
				Tota1	448.04	
Single Life Protection	05-31-2018	05-31-2018		Debt Can Cns Single Life Sim	1 -15.	12
Loan Charge Capitalization Deb				Note Balance	15.12	15289.64
Charge Satisfaction Debt Can C				Debt Can Cns Single Life Sim	15.	12
External Loan Payment INOVA FC					-70.82	
				Note Balance	-377.22	14912.42
				Total	448.04	
				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Single Life Protection	06-30-2018	06-30-2018		Debt Can Cos Single Life Sim	ol -14.	76
Loan Charge Capitalization Deb	06-30-2018	06-30-2018		Note Balance	14.76	14927.18
Charge Satisfaction Debt Can C				Debt Can Cos Single Life Sim	ol 14.	76
External Loan Payment INOVA FO					-58.67	
(12.5 m/m) (12.5 m/m) (11.5 m/m) (12.5 m/m) (12.5 m/m) (12.5 m/m) (12.5 m/m)				Note Balance	-389.37	14537.81
				Total	448.04	
Single Life Protection	07-31-2018	07-31-2018		Debt Can Cos Single Life Sim	ol -14.	39
Loan Charge Capitalization Deb				Note Balance	14.39	14552.20
Charge Satisfaction Debt Can C				Debt Can Cos Single Life Sim	o) 14.	39
External Loan Payment INDVA FO					-59.22	
				Note Balance	-388.82	14163.38
				Total	448.04	
Single Life Protection	08-31-2018	08-31-2018	i	Debt Can Cos Single Life Sim	p) -14.	02
Loan Charge Capitalization Deb				Note Balance	14.02	14177.40
Charge Satisfaction Debt Can C				Debt Can Cns Single Life Sin		
External Loan Payment INOVA FC					-71.64	
*************************************				Note Balance	-376.40	13801.00
				Total	445.04	

Transaction History Account Number

03-02-2010 to 03-23-2020

Description Eff Date Post Date Due Date Balance Type Amount R	13814.66 5 13428.67 13441.96
Single Life Protection	5 13814.66 5 13428.67 13441.96
Coan Charge Capitalization Deb 09-29-2018 O9-29-2018 O9-29-2018 Obet Can Charge Satisfaction Debt Can C 09-29-2018 O9-29-2018 Obet Can Charge Satisfaction Debt Can C 09-29-2018 Obet Can Charge Satisfaction Debt Can C 10-23-2018 Obet Can Charge Satisfaction Debt Can C 10-23-2018 Obet Can Charge Capitalization Deb 10-31-2018 Obet Can Charge Satisfaction Debt Can C 10-31-2018 Obet Can Charge Satisfaction Single Life Simplification Single	13814.66 5 13428.67 13441.96
Charge Satisfaction Debt Can C 09-29-2018 09-29-2018 Debt Can Cns Single Life Simpl 13.66 External Loan Payment INOVA FC 10-23-2018 10-23-2018 10-18-2018 Note Interest -62.05 Note Balance -385.99 Total 448.04 Single Life Protection 10-31-2018 10-31-2018 Debt Can Cns Single Life Simpl 448.04 Charge Satisfaction Debt Can C 10-31-2018 10-31-2018 Note Balance 13.29 External Loan Payment INOVA FC 11-23-2018 11-18-2018 Note Interest -58.50	13814.66 5 13428.67 13441.96
Single Life Protection 10-31-2018 10-31-2018 Debt Can Cns Single Life Simpl 13.29	13428.67 13441.96
Note Balance	13428.67 3 13441.96
Note Balance -385.99	13441.96
Total 448.04	13441.96
Loan Charge Capitalization Deb 10-31-2018 10-31-2018 Note Balance 13.29 Charge Satisfaction Debt Can C 10-31-2018 10-31-2018 Debt Can Cns Single Life Simpl 13.29 External Loan Payment INDVA FC 11-23-2018 11-23-2018 11-18-2018 Note Interest -58.50	13441.96
Loan Charge Capitalization Deb 10-31-2018 10-31-2018 Note Balance 13.29 Charge Satisfaction Debt Can C 10-31-2018 10-31-2018 Debt Can Cns Single Life Simpl 13.29 External Loan Payment INDVA FC 11-23-2018 11-23-2018 11-18-2018 Note Interest -58.50	13441.96
Charge Satisfaction Debt Can C 10-31-2018 10-31-2018 Note Balance 13.29 External Loan Payment INOVA FC 11-23-2018 11-23-2018 11-18-2018 Note Interest -58.50	13441.96
13.29 -58.50	College And Andrews
Note Ralana	j
Note Balance -389 54	
	13052.42
Total 448.04	
Single Life Protection 11-30-2018 11-30-2018 Debt Can Cos Single Life Simple	
Loan Charge Capitaliantian Put at an analysis and Loan Charge Capitaliantian Charge Capitaliantian Put at an analysis and Charge Capitaliantian Put at an analysis and Charge Capitaliantian Charge Ch	
Undig the additional total Company of the contract of the cont	13065.34
External Loan Payment INOVA FC 12-20-2018 12-20-2018 12-18-2018 Mote Interest -49.52	
Mote Balance -398.52	12666.82
Total 448.04	
Single Life Protection 12-31-2018 12-31-2018 Debt Can Cos Single Life Size	
Loan Charge Capitalization Deh 12-31-2018 12 31 2019 beet Can Charge Capitalization Deh 12-31-2018 12 31 2019	
thorge Satisfaction Debt Can C 12-31-2018 12-31 2010	12679.36
External Loan Payment INOVA FC 01-17-2019 01-17-2019 01-18-2019 Note Interest -49.83	
T-t-1	12281.15
Total 448.04	
Single Life Protection 01-31-2019 01-31-2019 Debt Can Cos Single Life Simple	
Loan Charge Capitalization Deb 01-31-2010 01 33 2010	
charge Sacristaction Debt Can C 01-31-2010 01 31 2010	12293.31
Excerner Loan Payment INOVA FC 02-22-2019 02-22-2019 02-18 2019 Nata Table 2019	
Make Calana	
Total	1907.38
40.04	
Single Life Protection 02-28-2019 02-28-2019 Debt Can Cos Single Life Simpl 11 70	
Loan tharge Capitalization Deb 02-28-2019 02-28-2019	
Unding Sociation Debt Can C 02-28-2019 02 20 2010	1919.17
11.79 Table 1 Loan Payment INOVA FC 03-20-2019 03-20-2019 03-18-2019 Note Internal	
Note Release	
Total	1514.64
440.04	
Single Life Protection 03-30-2019 03-30-2019 Debt Can Cns Single Life Simpl -11.40	
Loan Charge Capitalization Deb 03.30.3010 03.30.3016 -11.40	
Note Balance	1525.04

Transaction History Account Number (1988)

03-02-2010 to 03-23-2020

Description	CONTRACT CONTRACTOR	Post Date		Balance Type Debt Can Cns Single Life Simpl	Amount Runn 11.40	ing Bal
Charge Satisfaction Debt Can C External Loan Payment INOVA FC	03-30-2019	04-18-2019	04-18-2019		-46.91 -401.13 1 448.04	1124.91
Single Life Protection Loan Charge Capitalization Del Charge Satisfaction Debt Can (External Loan Payment INOVA Fi	04-30-2019 04-30-2019	04-30-2019		Debt Can Cns Single Life Simpl Note Balance Debt Can Cns Single Life Simpl Note Interest Note Balance Total	11.D1 -45.33	11135.92 10733.21
Single Life Protection Loan Charge Capitalization De Charge Satisfaction Debt Can External Loan Payment INDVA F	b 05-31-201 C 05-31-201	9 05-31-2019) 9	Debt Can Cns Single Life Simpl Note Balance Debt Can Cns Single Life Simpl Note Interest Note Balance Total	10.63 -49.76	10743.84 10345.56
Single Life Protection Loan Charge Capitalization De Charge Satisfaction Debt Can External Loan Payment INOVA N	eb 06-29-201 C 06-29-201	9 06-29-201	9 9	Debt Can Cns Single Life Simpl Note Balance Debt Can Cns Single Life Simpl 9 Note Interest Note Balance Total		10355.80 9948.46
Single Life Protection Loan Charge Capitalization D Charge Satisfaction Debt Can External Loan Payment INOVA	eb 07-31-20 C 07-31-20	19 07-31-20	19 19	Debt Can Cns Single Life Simpl Note Balance Debt Can Cns Single Life Simpl 9 Note Interest Note Balance Total	9.85	9958.31
Single Life Protection Loan Charge Capitalization C Charge Satisfaction Debt Car External Loan Payment INOVA	Deb 08-31-20	19 08-31-20	19 19	Debt Can Cns Single Life Simp Note Balance Debt Can Cns Single Life Simp 19 Note Interest Note Balance Total	9.47	9571.46
Single Life Protection Loan Charge Capitalization Charge Satisfaction Debt Ca External Loan Payment INOVA	Deb 09-30-2 n C 09-30-2	019 09-30-20)19)19	Debt Can Cns Single Life Simp Note Balance Debt Can Cns Single Life Simp Note Interest Note Balance	9.07	9175.48

03-02-2010 to

	unt Number <u>#1891532</u>] 03-23-2020]	*************
22	.375	Amount	Running Bal
	Total	448.D4	

Description	Eff Date	Post Date	Due Date	Balance Type Total	Amount R 448.D4	lunning Bal
Single Life Protection Loan Charge Capitalization Deb Charge Satisfaction Debt Can C External Loan Payment INDVA FC	10-31-2019 10-31-2019	10-31-2019	}	Debt Can Cns Single Life Simpl Note Balance Debt Can Cns Single Life Simpl Note Interest Note Balance Total	8.67	8765.74
Single Life Protection Loan Charge Capitalization Deb Charge Satisfaction Debt Can C External Loan Payment INOVA FC	11-30-2019	11-30-2019		Debt Can Cns Single Life Simpl Note Balance Debt Can Cns Single Life Simpl Note Interest Note Balance Total	8.28	8370.27
Single Life Protection Loan Charge Capitalization Deb Charge Satisfaction Debt Can C External Loan Payment INOVA FC	12-31-2019	12-31-2019 12-31-2019	01-18-2020	Debt Can Cns Single Life Simpl Note Balance Debt Can Cns Single Life Simpl Note Interest Note Balance Total	-7.87 7.87 7.87 -37.93 -410.11 448.04	7951.82
Single Life Protection Loan Charge Capitalization Deb Charge Satisfaction Debt Can C (External Loan Payment INOVA FC (01-31-2020 (01-31-2020 01-31-2020	1 1 1 02-18-2020 1	Debt Can Cns Single Life Simpl Note Balance Debt Can Cns Single Life Simpl Note Interest Note Balance	-7.48 7.48 7.48 -34.93 -413.11 448.04	7559.19
Single Life Protection C Loan Charge Capitalization Deb C Charge Satisfaction Debt Ean C O	02-29-2020	2-29-2020	N	Debt Can Cns Single Life Simpl Note Balance Webt Can Cns Single Life Simpl	-7.07 7.07 7.07	7153.15